JS-6 cc: order, docket, remand letter to Los Angeles Superior Court, No. BC527894 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA Case No. 2:13-cv-09438-ODW(SHx) L.T. KAYAYAN. Plaintiff, ORDER REMANDING CASE TO SUPERIOR COURT AND DENYING ŠŤĪPŪLĀTION AS MOOT [6] CITIMORTGAGE, INC.; CITIBANK, N.A.; SAGE POINT LENDER SERVICES, LLC; DOES 1–50, inclusive, Defendants.

On November 26, 2013, Defendants CitiMortgage, Inc. and Citibank, N.A. removed this case to this Court, ostensibly invoking diversity jurisdiction under 28 U.S.C. § 1332. But after considering Defendants' Notice of Removal, the Court finds that Defendants have failed to adequately allege Plaintiff L.T. Kayayan's citizenship sufficient to establish diversity jurisdiction. The Court therefore **REMANDS** this case to Los Angeles County Superior Court, case number BC527894.

Federal courts are courts of limited jurisdiction, having subject-matter jurisdiction only over matters authorized by the Constitution and Congress. U.S. Const. art. III, § 2, cl. 1; *e.g.*, *Kokkonen v. Guardian Life Ins. Co. of Am.*, 511 U.S. 375, 377 (1994). A defendant may only remove a suit filed in state court if the federal court would have had original jurisdiction over the suit. 28 U.S.C. § 1441(a). But courts strictly construe the removal statute against removal jurisdiction, and federal

"jurisdiction must be rejected if there is any doubt as to the right of removal in the first instance." *Gaus v. Miles, Inc.*, 980 F.2d 564, 566 (9th Cir. 1992). The party seeking removal bears the burden of establishing federal jurisdiction. *Durham v. Lockheed Martin Corp.*, 445 F.3d 1247, 1252 (9th Cir. 2006) (citing *Gaus*, 980 F.2d at 566).

Federal courts have original jurisdiction where an action presents a federal question under 28 U.S.C. § 1331 or diversity of citizenship under 28 U.S.C. § 1332. To exercise diversity jurisdiction, a federal court must find complete diversity of citizenship among the adverse parties, and the amount in controversy must exceed \$75,000, usually exclusive of interest and costs. 28 U.S.C. § 1332(a). For complete-diversity purposes, a natural person's citizenship is "determined by her state of domicile, not her state of residence." *Kantor v. Warner-Lambert Co.*, 265 F.3d 853, 857 (9th Cir. 2001); *see also Jeffcott v. Donovan*, 135 F.2d 213, 214 (9th Cir. 1943) ("Diversity of citizenship as a basis for the jurisdiction of a cause in the District Court of the United States is not dependent upon the residence of any of the parties, but upon their citizenship.").

In its Notice of Removal, Defendants alleges that "Plaintiff L.T. Kayayan is a resident of Los Angeles, California. Compl. ¶ 7. On information and belief, Plaintiff is a citizen of California." (Not. of Removal 2) But this allegation fails to establish Plaintiff's citizenship on removal. While a party's residence may be prima facie evidence of that party's domicile when an action is brought in federal court in the first instance, *see State Farm Mut. Auto. Ins. v. Dyer*, 19 F.3d 514, 520 (10th Cir. 1994), mere residence allegations do not suffice to establish citizenship on removal in light of the strong presumption against removal jurisdiction. *See Kanter*, 265 F.3d at 857; *Gaus*, 980 F.2d at 567.

Neither do Defendants cite any objective facts to establish that Kayayan is a California citizen, such as "voting registration and voting practices, location of personal and real property, location of brokerage and bank accounts, location of

spouse and family, membership in unions and other organizations, place of employment or business, driver's license and automobile registration, and payment of taxes." *Lew v. Moss*, 797 F.2d 747, 750 (9th Cir. 1986).

Left with just a bare, inadequate residency allegation, the Court finds that Defendants have not competently established that this Court has diversity jurisdiction over this case. The Court therefore **REMANDS** this case to the Los Angeles County Superior Court, case number BC527894. *See* Fed. R. Civ. P. 12(h)(3) ("If the court determines at any time that it lacks subject-matter jurisdiction, the court must dismiss the action."). The Court also **DENIES** the briefing-schedule parties' stipulation **AS MOOT**. (ECF No. 6.) The Clerk of Court shall close this case.

IT IS SO ORDERED.

December 30, 2013

OTIS D. WRIGHT, II UNITED STATES DISTRICT JUDGE